

IF THERE WAS EVER A
"YOU'LL HAVE TO PULL THE
FOLDER" JOB, THIS IS IT.
HAVE FUN!

P.S. DRIFTWAY REMAINS

The Hampitan Distortion

HAMPTON N.H. SUBDIVISION PLAN WILLIAM R. PALMER



SCALE: I"=GO"

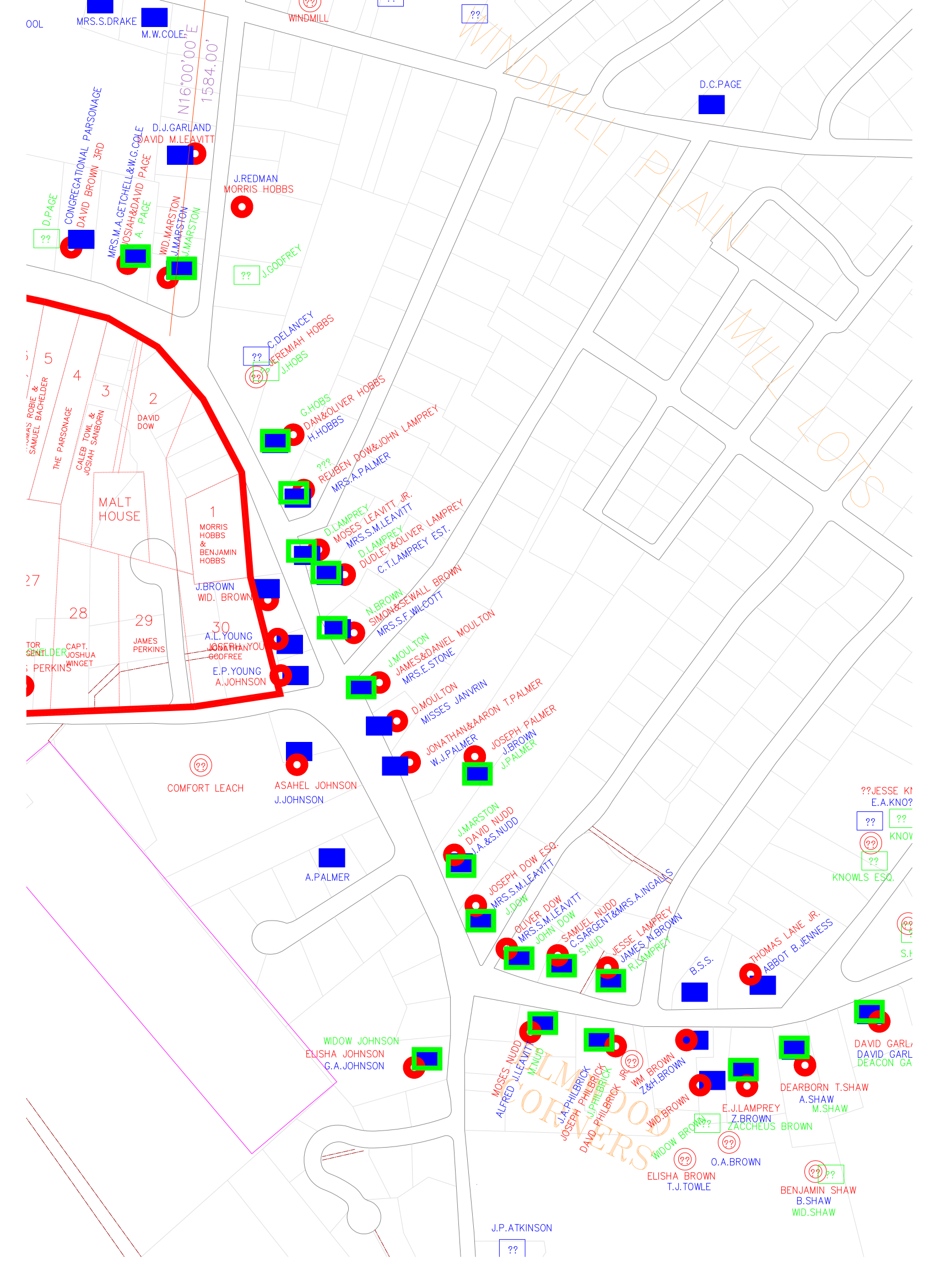
DATE AUG. 1978

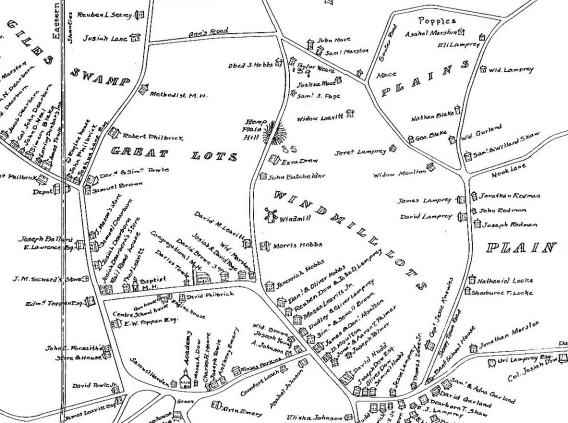
BARRY W. KIMBALL LAND SURVEYOR STRATHAM, N.H.

NOTE:

1. Survey based on Survey Plan
by CHESTER LEACH entitled
"LAND WITH BUILDINGS AT NO.232
WINNACUNETT ROAD" DATED OCT, 1967.

Commu





"New Hampshire, County Probate Estate Files, 1769-1936," images, *FamilySearch* (https://familysearch.org/ark:/61903/3:1:3QS7-89WH-M9Q7-9?cc=2040042&wc=M79M-WPD%3A383109101%2C384259901: 22 May 2014), Rockingham > image 273 of 1168; county courthouses, offices of register of probate, and historical societies, New Hampshire.

OLD SERIES.

No. 20237

Falmer, John M. J-Tamplon. 1866 March 21

die to convey soar to bour some of income rife.

I, Enoch I. Young, of Hampton, in the County of Rockingham and State of New Hampshire, Blacksmith, defiore and say that I am well acquainted with John M. Palmer, of said Hampton, who has petitioned the Hon. Judge of Probate for said County for license to sell and convey certain real estate, described in his petition, in such manner as to bar any claim or right of dower which his wife, Mary H. Palmer, who is insance, might otherwise have therein; I am also well acquainted with the circumstances of his family, and I am of the opinion that it will be for his own interest and the interest of his family and all concerned. that license, be granted to him agreeably to his petition. Joung. State of New Hampshire, Rockingham St. March 21, 1866. Personally appeared the above named Enoch I. young, and made outh) that the above statement by him signed, is true. Before me; Joseful Dow Justice of the Peace. V. Joseph Johnson, of Hampton aforesaid, Husbandman, deficere and say that I am well acquainted with John M. Palmer. of said Hampton, and with the circumstances of his family, and I fully concer in the opinion of Enoch I? young as expressed in this affidavid above written. · Joseph Johnson Rockingham St. March 24, 1866. Swom to by the above named Joseph Johnson,
Before me: Joseph Down Justice of the Peace.

To the Hon. Judge of Probate for the County of Rocking ham. Respectfully represents I han M. Valmer of Hampeton in the County a-Josesmil, that his wife, May H, Palmen is insune and hus continued insund for the space of more than one full your lust part put lust past; that he is surgere, of certain real Estate, Détuated in sain Hampton - describes as fullows, to wit; The Homestead now ac-Cufrie leg zom fetitionen, Missium Palmen and alfred S. Valnen, on The sand leading from Hampton depot to great Booss Head, contining three agres, more or less, with the buildings thereon, bounded on the East by lund of John A, had Mudd, Santhuly by said rouse, Hestirly by lund of Jonathan Pulmen and alaron Palmen - and hvitherly by lund of Jonathan Paskins, Also a piece of Woodland in The

Bean Swamp, so culted, contuining two acres, more on less, bounded northerty by lund of James Sumprey, and on athen seiles by lund of suiso Jonathan A Daron Palmer & others - also, a price of Pasturo + Wood land - on tho Nork-Sune-Raad", se culled, bounded northrely by Dunia Philbrick, Easterly by land of Duniel Kedman + others, + Suntherly by a highmay - Also a price of morning-+-Illuso lund lying news the residence Horish Dow, contuining three acres; more or less bounded bothuly by land of Sumuel and Willand Shum and on other sides by lund of senie Joseph Dow and lune of suite Jonan Thun & Claron Palmer and a shipp may- also, a prino of tilluso lume neur the house of the lute Jucob le, Jullant, on the road leading from

Heampton deput to Great Bours trade. contuining onewere, more on less, bounded on the both by lune of Jeremin le, Sumprey, and in other sides by lundet Danie B. Juhnson af Jonathen. Haron Pulmen and by suin sume, Also, a price of tillage lance nun the house of Daniel Barken, Containing one hulf aere. mone is less, levended on the both by lund of since Sumuel Busken and on other sides by lund If I Warren Downtof suito formathins & Claron Palmen, Alen, a truct of lund on the Bew Knad , so called, con tuining om hulf acre, more er less, bounded Easterly by lund of Enoch 1. Jung, and on other sides by lund of Servon Brown. of Jonathan & aaron Palmer and by sain food, also, another price of lund on suice then Rund, contuining one think of in

acre, more or less, bounded on The Avith by lund of John Palmen, East by lund of Danie le, Page. South by Luia tru Rand and West by lund of sund Jonathan & alaron Palmer, also, a cuture huch of Mush land Lying new the Glude, so onless, Containing two and one hull acres more or less, bounder Easterly by mush of Samuel & Willowe Shaw + others, Southuly by murch of button From, & Westerly by much of June Islake & others, and your petitioner Souther represents that he is seizer of one undividue hulf part of the following discribue price of low ad lune attrated in butto Hampton in Sund County, sounder northuly by lund of the heins of Benjamin Hobbs and on other seiles by lund It Samon Brown and land of

TO THE HON. JUDGE OF PROBATE FOR THE COUNTY OF ROCKINGHAM.

RESPECTFULLY REPRESENTS John M. Palmer of Hampton in Palmer is insane and hus continued insane for The space of more Than one full year last hast; that he is beissed of Certain real Estate. Bituated in back Hampton described as follows in said County, decoared, that the Personal Estate of said deceased is not sufficient to pay the just demands against h estate by the sum of of land situate. lynne and being in Hampton aforesaid, containing of three acres. I more or less, and Thomas Lune for Easterly by land of Daniel Whene Seritherly by land of the their's of Thomas and Jeremiah Lane's and Westerly by the Country road (so called)

and that it will be for the meterest of your pretitioner and all persons interested therein

WHEREFORE he prays that he may be licensed to sell at public auction and convey the bame in buch manner as to been any claim of right-of clower which his serie manner wife might-offerwise have therein, agreeably Real Fistate of said deceased to the Statute in buch Care provided

as may be sufficient for the payment of said demands.

to have the Same sold

Satest The Seventh day of August

A. D. 18 8-3

John Me, Palmer

Lollows. to wet: . a entain brack or parcel of land situate leing and beingi Hampton aforesaid, containing three acres, more or less and bounded as follows, to wit; Northerly by land of Thomas Lane Jr. Easterly by land of Daniel Weare, Southerly by land of the heist of Thomas and Jereman Lane; and Westerly by the Country road (so called) and that it will be for the interest of your petitioner and all persons interested there in to have the Lame Dold. Therefore license is here by granted to the said John Midlin a prince outo and the said John M. Palmer is hereby authorised to execute to the kurchaser a good and valid enveyance of the premises; in such a manner as to bar any claim or right of

Copy of himse Rockingham SS. New Mampshire The Judge of Probate for Said County to whom it may conserve. Whereas upon the petition of John M. Palmer of Hampton, in eard bounts it has been satisfactorily shown that Mary H. Palmer, wife of said John M. Palmir, is an insane person, and has continued insane for the exace of more than one full year last past, and whereas it further appears that the interest of said John M. Talmer, and of all others concerned, would be promoted by the sale of certain real Estate owned by said John M. Palmer. Therefore license is heroby grantest to the eard John M. Palmer to sell at private sale or public Auction brack or parel of land setuated in said Hampton, discribed as

"New Hampshire, County Probate Estate Files, 1769-1936," images, *FamilySearch* (https://familysearch.org/ark:/61903/3:1:3QS7-L9WH-3XCN?cc=2040042&wc=M7M1-N38%3A383109101%2C384121101: 22 May 2014), Rockingham > image 447 of 1148; county courthouses, offices of register of probate, and historical societies, New Hampshire.

OLD SERIES.

No. 18790

Palmer, Joseph
Hampton1862 July 9

Pel-Adm & Bond

Duny Outh

Lie Pers.

Real

Allowance

Knowall Men by these Presents--That We Miriam Palmer, Widow, Joseph Johnson and Jonathan Palmer, Husbandmen, all of Hampton, are holden and bound use the Judge of Probate for the County of Rockingham, in the sum of Ohethousand Dollars, to be said to the said Judge, his successor or successors, in said office, or to his or their assigns; to the true payment whereof re bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these Presents, sealed with our cals. with day of July, A. D. 1862. Dated the The CONDITION of the above OBLIGATION is such, That if the above bounden Miriam Palmer, on the estate of Joseph Palmer, late of Hampton in said County of Rockingham, Husbandman, deceased, intestate, Do make, or cause to be made a true and perfect Inventory of the estate of said deceased, which has or shall come to the hands, possession or welledge of said Administrative, or into the hands of any person or persons for her and the same, so made, do return upon oath, to the said Judge, within three months from the date thereof, and the same estate, and all other estate of said deceased, at the time of his death, which at any time hereafter, shall come to the hands or possession of the said Administrative, or into the hands of any other person or persons for her do well and truly administer according to law; and do make and render to the said Judge a just and true account of her said administration, upon oath, within one year from the date hereof; and all the rest and residue of said estate which shall be found remaining upon the account of said Administrat * (the same being first examined and allowed by the Judge or Judges of Probate for said County, for the time then being) shall deliver and pay unto such person or persons as the said Judge or Judges by his or their decree or sentence, pursuant to law shall limit and appoint, and if any will of the deceased shall be proved, the said Administrat we shall deliver into the Court of Probate for said County, the Letter of Administration now granted, I he being thereto lawfully required, then the above obligation is to be void, otherwise to remain in full force and virtue. Missiam Salmer Signed, sealed and delivered Joseph Johnson in presence of John Maluer Joseph Dond

Miriam Palmer, administrating of the estate of Joseph Palmer, late of Hampton, deceased.

Dr. Paper A. Cash accruis	ing from to	the sale of rec	est.	ate
by lice	use.			
Woodland in the Third Range, South lot in the Beech-grown North " "	sold to for	iah M. Philler	ick. for	25.00
South lot in the Beech- grown	d " " Jone	athan Palme	r"	7.50
North "	" "	/*	•	10.00
Marsh near the Beach	Joh	n. M. Palme	r "	9.25
" ou Little Neck		•	••	10.00
" near the Springs	" " Sas	mel J. Philb	rick "	4.00
Fresh Meadow,		that Palmer		3,62
Fish House	" John	6. Palmer	"	12.00
			#	81.37

An Extended INVENTORY of the ESTATE of Joseph late of Hamfiton, in said County, d	eceased.			· ant brought forwards	26	50		
late of Hampiton, in sum county, a	Je Caro Caro		=	10 Quilts & Spreads		50		
REAL ESTATE.				1 Coverlet.		00		
Homes lead _ 31/2 acres with the Buildings thereon	Butall-	400 00		3 Mool Blankets.		25		
Land in Plain Lot - lacre - One half \$450 Mindmill Lot-10	ere- Ou hall \$450	90 00		3 Window Curtains.		75		
Barker Lot- 1/2 acre - one half # 17.50 Causeway Marsh - 1/2 acres - one h		27 50		1 Bureau & Book-Case,	3	00		
age's Point Marsh - 3/4 acre - one half \$ 11 Glade Marsh 2/4 acres		TELEPHONOLOGY TAXABLE PROPERTY CONTROL		1 Chest of Drawers,	2	00		
harsh at Springs - 3/4 acre-one half \$ 300 Woodland at Lobs: Ho	le_4 acres_ the half \$87.50	91 50		3 Tables - each #1.		00		
Fresh Messlow - 2 acres.	BB 1 (1) : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 :			1 Poilet Table,		75		
with lot at Buch Ground - 9/16 acre - One fourth \$ 8 - North lot at Beech				1 Light Stand.		25		
Toodland in Third Range - 3 acres -	me fourth			1 Mash Stand,		50		
ot at the Oaks, - 3 acres.	The fourth			1 Airtight Stove,	3	00		
Pasture near Nook-Lane - 17 acres -	One half			1 Cooking Do.	4	00		
Woodland at Bear Swamp, - 16 acres.	One eighth			1 Franklin Do-		50		
ish House, standing on the Beach				1 Iron kettle,		50		
	One half,	981 50	2	1 Brass Do.	1	50		
				1 Set Stone China	,	50		
Personal Estate.				1 lot of Plates & Dishes.	2	00		
				1 lot of Kitchen Crockery,		00		
Live Stock.				I lot of Britannia & Tin Ware.		00		
				Knives, forks & Spoons,	,	00		
Cons	One half	30 00	,	1 Maiter. 50 & 1 Soap-tub, . 50	,	60		
Shote -	one nay,	-15 00		1 lot of Books.		00		
		45 00		1 Carpet,		50		
Farming Utensily & Mechanics' Tools					71	00		
10-0-12								
ry-cart.	ou half	7 50		Miscellaneons Articles.				
k-sled,	" "	100						
y-chains,	"	1 50		11 Gords Pine Wood on Woodland Ven half.	17	00		
Plones.	/1 //			750 feet Boards at Sawmill, " "	4	00		
Axes,	"	25		500 "Boards & Plank, in Barn, " "		00		
Forks,	<i>,</i> , ,,	37		Oak Butts. " "		25		
Southet Snath.	•••		1/2	15 Mindow frames, " "	3	75		
Crowbars	77	38	<i>*</i>	Saches for 13 lindows, ""	4	00		
Bush-fuller.	11	50		1 Mherry,	6	00		
		13 13	3	1 Float.	4	00		
Household Furniture, Books & Maps.					36	00		
Bedstead,		2 00					1,10,0	
Do-		50					Joseph Low	
Bed & Bedding,		8 00					Joseph Johnson	_ Appraisers
Do. Do.		6 00					se I DA	
Do. Do.		3 00					Union O. Jouns	- J
pairs Sheets,		5 00						
1 ' 20'00		2 00						
hairs Pillow Cases	and the same of th	200	Market State of Control of the State of Control of Cont			Company of the second		A CONTRACTOR OF THE PROPERTY O

Paper 4. _ Loss on the sale of the goods & chattels.

Catherine of the section of the sect

Amount of the inventory	165 63
Amount of sales of articles inventoried _ 62.89	
Widow's allowance (# 100 cash takent goods - 94.50	157 39
Amount of loss-	8 24
Paper 5 Debts paid	
1862. Aug. 12. Paid John J. Leavitt, account in feell,	2 73
" Paid Ira J. Taylor, account for labor-	3 87
" Paid Levi Marston, for sawing lumber	2 47
" Nov. 10+ Dec. 2. Paid Thomas Lane Notes & interest -	21 45
1863, March 11 - Paid Richard Taylor, for labor -	33
" June 8, Paid Mary K. Dunbar, money due to her-	35 00
	65 85
Paper b Expense for grave stones.	
1863, April 28- Paid Greene & Co. for grave-stones_	12 00

Paper 7 Expense of administration.		
1882.		
Oct. 31, Paid Samuel Hall for administration notice,		75
" " Do- Do- for auction bille ?		75
Nov. 10 " A. P. Blake for services as auctioneer,	2	50
" " Joseph Dow for services as clerk, & for settling bills,	1	50
" 24 " appraisers,	4	50
1863. 24 " Appraisers, March 5, " Frank W. Miller for Auction-bills,	1	50
" b " Express for forwarding " "		13
" 24 " Joseph Dow, for running lines of land to be sold.	1	00
" 26 6 Do- Do- for 5 admit Deeds.	3	50
" 28 " Samuel Hall for publishing Petition & Order -	2	75
" " " Do " Citation,	-	75
June 19. Paid Joseph Dow for services rendered at dates named, as follows:	20	63
July 9, For Bond & procuring Letter of administration.	2	50
Aug. 13, " returning Inventory & procuring license to sell personel property	2	50
Dec. 4 " petitioning for liceuse to sell real estate,		50
Feb. 20 " for attending Court & procuring liceuse.	2	50
March 5, " administering out to admit & preparing auction notice	•	50
" 7. " posting auction bills,		25
" 25 " belling real estate at auction,	2	00
June 849, Making up account of administration	3	00
June 849, "Making up account of administration" 10, " attending Court to settle account,	2	50
	17	25
Whole expense of Administration \$	37	88

Ensealing here of am the true Sole and Lawfull owner of the about bar gained Fremises and have in my Self good Right full Lower and Lawfull Muthority to Sell forwey and Confirm the Same, in manner us about. More over I the Said Joseph Tebbets Do Promise, and Engage by these, Fresents To Warrant & efend the Soud Fremises to the Sohn Ham his heurs and afsigns Forever against all Lawful Claimers Whatsoever and Catherine, n'ife of the Jaid Joseph Tebbets Dothby these, Tresents freely and Willingly Give Trield and Sersender all her Right of Dower & power of thirds which The hath off or unto Said Tremises unto him the Said John Ham hisheins to the figns for ever In Witness Whereof we have hereunto Setour hand leads this Ninth Day of March in the lighteenths year of his Majesty Reign 13. Thewords (tothe Tolohnham) Anno Dom 0744/5-Signed Sealed & Delivered prasInterlined before Signing Healing Joseph Telbets (feat) In the I vesence ofus withrefres Cathorine & Teblets Das for Joseph Telbets Jos: Hanson Jus. (Frowince of Ven Hamp Dover 3th March Ephon Hanson 144/ Then My Joseph Telbets Dersonally appeared before me the Subscriber one of his Maj to Justice of the peace acknowledged the foregoing Instrument, tobe his Voluntary John Gage act & Deed Reid 21th april 1727 & Micorde 1th June 1727 Deirie Kus?

Know all Men by these Presents that I Christopher Salmer of thanges ton in the Province of New Hampsh. in New England yeoman as well For and in Consideration of the Natural Affection & Fatherly Love, which I have, & bear unto my well be loved on Joseph Palmer of the town province, a bowes as Also for Duers other good Causes & Considerations meat this Present Is presently mowing have, Given and Granted & lythese Presents Doe, give, grant & Confirm unto my Said Son Joseph Palmer one half of my home lot bounded with Land of John Made ton towards the South East with the Common towards if North east

And the ring towards y'- South west as also four deves of Salfmarsh, with four doves of Meadow lying Near the Beach being part of my twelve, Cleves also thre acres of upland being part of that lot where, my Son Samuell house, Standeth with Four Meres of Susting (adjoining to the nooke) Commonly Know by the Name of Salmer's Sasture as also five acres of upland lying in the North field and bounded with land of Hezoron Levil towards the South & the fountry Rode towards the west with one Share of the Cow form mon my Said Son Joseph Salmer To Have, and to Hold alband Singular the Said upland pasture marsh medon & Share of Con Comon to the Said Joseph Palmer his hour loce . Adm or a fright to his their own Fromer use and behoof forever freely and Quietly without any makker of Challeng Claim or Demand of me, the Po Christophen palmer my Heirs Excee on Oldming orany other Terson or Sersons whatso ever for me in my Name, by my lauf means or procurement and with out any Money or other thing therefor to be yelled paid or Done, unto me J. Xtop her Talmer my hein beculos Adm? or Ofsigns and I the Said Xtonher Palmer all& Singuler the above J. Premises withall ways lasments profits Commodyties Sappur. benances there unto belonging doe, Warrant the Same to him the De Toseph Lalmer his heirs and Ofsigns Forever And Father Know Yee that I the P. X topher Salmer into Peace able I Sweet noffesion of all and Singular the aboutes - Tremises And in Confirmation of all above Written I the S. Christopher Salmer have, Set to my hand & Seal this Twenty Eighth Day of June, Sixteen hundred Ininty & Eight and in the tenth year of our Sovereign Lord William the Chris Salmer Lett) third over Englands Kingto Signed Sealed & Delivered) Trovince of New Hamps Hampton In Presence of Sune 5th 1699 (hristopher Salmer Joseph Smith LAbore Named appeared before me under Donythey Smither Written one of his Majst Justices of Seace

399 Merrston's

Book 0176 Page 0399

NOW ALL MEN BY THESE PRESENTS, THAT

We Jours Marston end Asa Marston both of Herrifston in the

Country of Nochingheum & State of New Herrifshire German

For and in consideration of the sum of thirteen hundred and Seven dollars and

Seventy nine bento to us - in hand before the delivery hereof, well and truly paid by

David Nucle of vaid Hampton Trader

the receipt whereof Me do hereby acknowledge, have given, granted, bargained, fold, and by these presents, do give, grant, bargain, sell, alien, enfeot, convey and consirm unto the said Devid Need his wien and a foreigner forever the following promets of Land victuals in vailed hamfilon and bounded as follows (viz) a Contain tract + Containing fourteen avers or be the same more or less bounded without on Joseph Palmer Moses Perhans, John Perhano, Nathaniel Johnson, Johns Mulhich Leceben Lampung & Lund no therty on John Mobbs Moulton & Northun Garland & Sumon Dows Land; easterly on John Mobbs Moulton & Northun Garland & Sumon Dow's land; easterly on vimon Dow, Harmah Bulkheldon Joseach Dow & John Dow's land, southfolly on the road leveling to the Sea with the Buildings thereon standing — and also a centain other tract of Land in the Oring Swamp so calted containing three aures of belle some more of less bounded westerly on Nathaniel Johnson's Land; northerly on Land late of furnish Manaton; easterly on John Dow's Land Southerly on the Road round the vaid ing Swamp

To have and to hold the faid granted premifes with all the privileges and appurtenances to the fame belonging to the faid Ourd Nudd heirs and affigns to his & hur only proper use and benefit forever. And withe said Joeob & Asa for ourselves our — heirs, executors, and administrators, do hereby covenant, grant, and agree to and with the faid Lawred Needle heirs, and affigns, that until the delivery hereof the lawful owner of the faid premises Hene feized and poffessed thereof in own right in fee simple, and have full power and lawful authority to grant and convey the same in manner aforesaid; that the said premises are free and clear of all and every incumbrance whatsoever, and that we for ourselves our , heirs, executors and administrators, shall and will warrant the same to the said David Needed his heirs and affigns against the lawful claims and demands of any person or persons whomsoever. In Witness whereof we have here unto vet our hands & Seals at Humpton a foresoild this eighteenth day of December in the year of our Lord one thousand bight hundred Six Segned Seculed & Delivered Asa Mourston Louis I'm Inesence of us Edmund Johnen Prochinghem di - Hampton 10 Dum Mourston L Asa Mouston personally appeared before me & acknowledged the within instrument to bethis fee & Voluntary Certano Deed ~ 1

Book 0381 Page 0432

432

Moulton dux

J. W. Moutton,

We Damil Moulton, of Mampleon, in the Country of Bookingham and Sate of New Mampehiu, Geoman, and Abigail G. Moulton, wife of the said Damil Moulton

For and in consideration of the sum of Hom Mondred and sixty two Dollars 8 59/100 to me in hand, before the delivery hereof, well and truly paid by

Enoch D. Honng of Hampton, County and State ofneraid, Blacksmith

the receipt whereof do hereby acknowledge, have given, granted, bargained, sold, and by these presents do give, grant, bargain, sell, alien, enfeoff, convey and confirm unto the said heirs and assigns forever,

A certain brack of Land selvate in said Hampton, containing five acres more or less, bounded Northaly on land of Skaac Emiss, Metaly on land of the saine Demil Moulton, Southely on march land of Swane Emery, and Congregational Society, the same being the Easterly one half of my prosessage paether, see called and subject to a sight of way, one had in with on the extreme Northaly side of said land, for the benefit of the owners of land formuly owned by the Congregational Society, also a cultarin hast of land situate in said Hampton, lying in the "break Society, also a cultarin hast one acre more or less, bounded Northaly on land of said Enoch P. Home, Mestelly on land of Joseph and John Mr. Palmer, Southerly on land of Land Dernit Moulton, and Easterly on path way,

To HAVE and to HOLD, the said granted premises, with all the privileges and appurtenances to the same belonging, to him the said Ono ch I. Gorng his heirs and assigns, to In and their only proper use and benefit forever And of the said Dennie Montton heirs, executors, and administrators, do hereby covenant, grant, and agree to and with the said Enoch O. Norma his heirs and assigns, that until the delivery hereof And the lawful owner of the said premises and seized and possessed thereof in /my/ own right in fee simple, and have full power and lawful authority to grant and convey the same in manner aforesaid: that the said premises are free and clear every incumbrance whatsoever, and that I the kand Donnie Moullon my all and heirs, executors, and administrators, shall and will warrant and defend the same to the said Encel ? heirs and assigns, against the lawful claims and demands of any Honng ho person or persons whomsoever. And I, & Abagail & Moulton wife of the said Damiel Moulton

in consideration of the sum aforesaid, do hereby relinquish my right of dower in the before mentioned premises.

And we, and each of us, do hereby release, discharge and waive all such rights of exemption from attachment, and levy or sale on execution, and such other rights whatsoever, in said premises, and in each and every part thereof, as our family homestead, as are reserved or secured to us or either of us, by the Statute of the State of New Hampshire, passed July 4th, 1851, entitled "An act to exempt the homestead of families from attachment and levy or sale on execution," or by any other Statute or Statutes of said State.

IN WITNESS WHEREOF, Me have hereunto set our hands and seals the leventy sight day of Spil in the year of our Lord one thousand eight hundred and offity inne SIGNED, SEALED AND DELIVERED IN PRESENCE OF

John J. Leartt

James M. Montton

STATE OF NEW HAMPSHIRE, Rockingham ss. Africe 26 the 1809.

Personally appear mig the above named Doniel Moulton & Abagaic & Moulton acknowledged the foregoing instrument to be their free act and deed, before me, Solm J. Search Justice of the Peace.

Received and Recorded May 4 1859. B. Laighton, Register.

A Walter	Book 0521 Page 0053	53
Wil Linow	all Men by these Presents,	
That T. Danie	il Moulton of Hampton in the County of	
Rockingham	and State of New Hampohie, Senteman.	
ν	the sum of Shirtuu hundred dallans-	Multin
	to me in hand before the delivery hereof, well and truly paid by	to ,
SusauJamor	in and Caroline D. Farmin both of Exeler	Jemuu_
in oaid Coun	ety and State	
do give, grant, bargain, sell,	do hereby acknowledge, have given, granted, bargained and sold, and by these presents alien, enfeoff convey and confirm unto the said	(Delivered to
Dusau Jamri	in and Comment D. Jamyin, their and assigns forever,	}
	roflend in said Hampton. Containg one	
	rord or less, with the buildings therein, and	
	fallows; northerly and Easterly byland of	
ms. Choate	th Stone, Southuly by a Sinie may leading	
Inm the his		ie .
nighny lede	cling from the Hampton Town Holae i	ti
Bund Head	clidg from the Hampton Town Holae i	•

belonging to their the said Sersan Januin and Carolin D. Januin and chin and their only proper use and benefit forever. And then heirs and assigns, to m heirs, executors and administrators, do hereby covenant, grant and agree, to and with the said Assem Januin and Centlin D. Januin and this heirs and assigns that until the delivery hereof the lawful owner of the said premises, and seized and possessed hereof in own right in fee simple; and have full power and lawful authority to grant and convey the same in manner aforesaid; that the said premises are free 9 and clear from all and every incumbrance whatsoever; and that heirs, executors and administrators, shall and will warrant and defend the same to the said Suscen Januar and Coursline D. Januar and heirs and assigns, against the lawful claims and demands of any person or persons whomsoever.

And I, Alignail J. Muultan wife of the said Caucil Moultan in consideration aforesaid, do hereby relinquish my right of dower in the before-mentioned premises. And we and each of us do hereby release, discharge and waive all such rights of exemption from attachment and levy or sale on execution, and such other rights whatsoever in said premises, and in each and every part thereof, as our Family Homestead, as are reserved or secured to us, or either of us, by the Statute of the State of New Hampshire, passed July 4, 1851, entitled "an Act to exempt the Homestead of Families from attachment and levy or sale on execution," or by any other Statute or Statutes of said State In witness whereof, Me have hereunto set our hand and sealo this fulle day of in the year of our Lord 188 %. SIGNED DELIVERED IN PRESENCE OF US: State of New Hampshire, Rockingham, ss. 7 PERSONALLY appeared the above named Daniel Coultin and and acknowledged the foregoing instrument to be Then voluntary act and deed. Before me,

To have and to hold the said granted premises, with all the privileges and appurtenances to the same

Book 0580 Page 0345

Know all Men by these Presents,

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Chat I. Enoch P. Young of Hampton in the bounty of Rockingham and State of New Hampshie

For and in consideration of the sum of three hundred and seventy fine dollars to we in hand before the delivery hereof, well and truly paid by

Town of Hampton of said country and State

the receipt whereof 4 do hereby acknowledge, have given, granted, bargained and sold, and by these presents do give, grant, bargain, sell, alien, enfeoff, convey and confirm unto the said

Town of Hampton and their heirs and assigns forever, a certain tract of land lying in said Hampton containing two acres, more or less, bounded; Easterly by the highway leading from near the Rail Road Station to the north Beach; northerly by the homestead lot of Richard Price, westerly by land of said Enoch P. Young, Southerly by a Driftway leading from near the home place of John H. Page to the home place of Walter J. Pal-

To have and to hold the said granted premises, with all the privileges and appurtenances to the same the said Jour of Youmpton their heirs and assigns, to the and their only proper use and benefit forever. And Enoch P. Young and heirs, executors and administrators, do hereby covenant, grant and agree, to and with the said Jour of Hampton and the heirs and assigns, that until the delivery hereof & comof the said premises, and own seized and possessed thereof in own right in fee simple; and have full power and lawful authority to grant and convey the same in manner aforesaid; that the said premises are free and clear from all and every incumbrance whatsoever; and that I and will heirs, executors and administrators, shall and will warrant and defend the same to the said Journ of Sampton

and heirs and assigns, against the lawful claims and demands of any person or persons whomsoever. And I, Sarah W. Young wife of the said Enoch P. Young in consideration aforesaid, do hereby reliaquish my right of dower in the before-mentioned premises.

And we and each of us do hereby release, discharge and waive all such rights of exemption from attachment and levy or sale on execution, and such other rights whatsoever in said premises, and in each and every part thereof, as our Family Homestead, as are reserved or secured to us, or either of us, by the Statute of the State of New Hampshire, passed July 4, 1851, entitled "an Act to exempt the Homestead of Families from attachment and levy or sale or execution," or by any other Statutes of said State.

have hereunto set on hand and seal this Seventeurth In witness whereof, day of in the year of our Lord 19 0 SIGNED, SEALED AND DELIVERED IN PRESENCE OF US:

D. O. Seavit Smoch P. Young &D Irving W. Marston Sarah W. Young &D

State of New Hampshire, Rockingham, ss.

A.D. 19 01.

PERSONALLY appeared the above-named Enough P. Young and wife and acknowledged the foregoing instrument to be their voluntary act and deed. Before me,

David O. Seaver Justice of the Peace.

Received and Recorded Way 28, 10 a-m1901 Milliam Morrill Register.

Delivered W. J. Ko THAT I, Wartin R. Jones of Howerhiel, learning of texes and State

Know all Men by these Presents,

299

for and in consideration of the sum of there tremdred eug fafty dollars tollie in hand, before the delivery hereof well and truly paid by do hereby acknowledge, have given, granted, bargained and sold, and by these presents del. to Leaute do give, grant, bargain, sell, alien, enfeoff, convey and confirm unto the said by wail Nutelineon and tué heirs and assigns forever, tract of land setuation said Nampton, containing two leve bounded and described as follows, townt. 120 giving at a stake and structon the trighway leading from the B. T W. Kailroad Bridge to Hampton Fiel Houses, Raid stake and stores boengellesterly two rode from land how or formerly of f. H. Dour goine ing southerly and parallel to loud of kaid Bourgoyne land of the treire of tenoch K. Joung, eterne turning and running steely along land of Raid Journe of theire, to land of Keeleard Trice, terring and running Courterly by land of Raid true to said Highway, there Casterly along soud tughway to the friend of the give tending to convey strat same tract of land conveyed to said for Hampton by tousele 1. Joung, by the died dated Hay 17, 1901 and recorded en Kockjugliane Keerde Nol 580 Vage 345. tesleept a certain fart on the Castuly such of Raid tract inheile is two rade evide, enclusing a certain dreftway eviluete leader proces Raid tugling wear the time place formely of folichtage, to the traver falace of Malter Poline, and Mesterly, and for allel to land of Raid Bourgague. Being the Rome formises to me conveyed by deed of the Town of Hampton, doted those fifte a.D. 1913, to be recorded To have and to hold the said granted premises, with all the privileges and appurtenances to the same and their-only proper use and benefit forever. And -lue heirs and assigns, to heirs, executors and administrators, do hereby covenant, grant and agree, to and with the said heirs and assigns, that until the delivery hereof the lawful owner of the said premises, and a seized and possessed thereof in own right and fee simple; and have full power and lawful authority to grant and convey the same in manner aforesaid; that the said premises are free and und and clear from all and every incumbrance whatsoever; and that heirs, executors and administrators, shall and will warrant and defend the same to the said and wheirs and assigns, against the lawful claims and demands of any person or persons whomsoever.

And I, follie A. fourth wife of the said that the fourth for the fourth for the said that the s And we and each of us do hereby release, discharge and waive all such rights of exemption from attachment and levy or sale on execution and such other rights whatsvever in said premises and to each and every part thereof, as our Family Homestead, as are reserved or secured to us, or either of us, by the Statute of the State of New Hampshire, passed July 4, 1851, entitled "An Act to exempt the Homestead of Families from attachment and levy or sale our execution," or by any other Statute or Statutes of said State.

In Witness whereof we have hereunto selsen hands and seal? this elevente in the year of our Lord one thousand nine hundred and 1920. SIGNED, SEALED AND DELIVERED IN PRESENCE OF OS:

Clillians J. M. Doward.

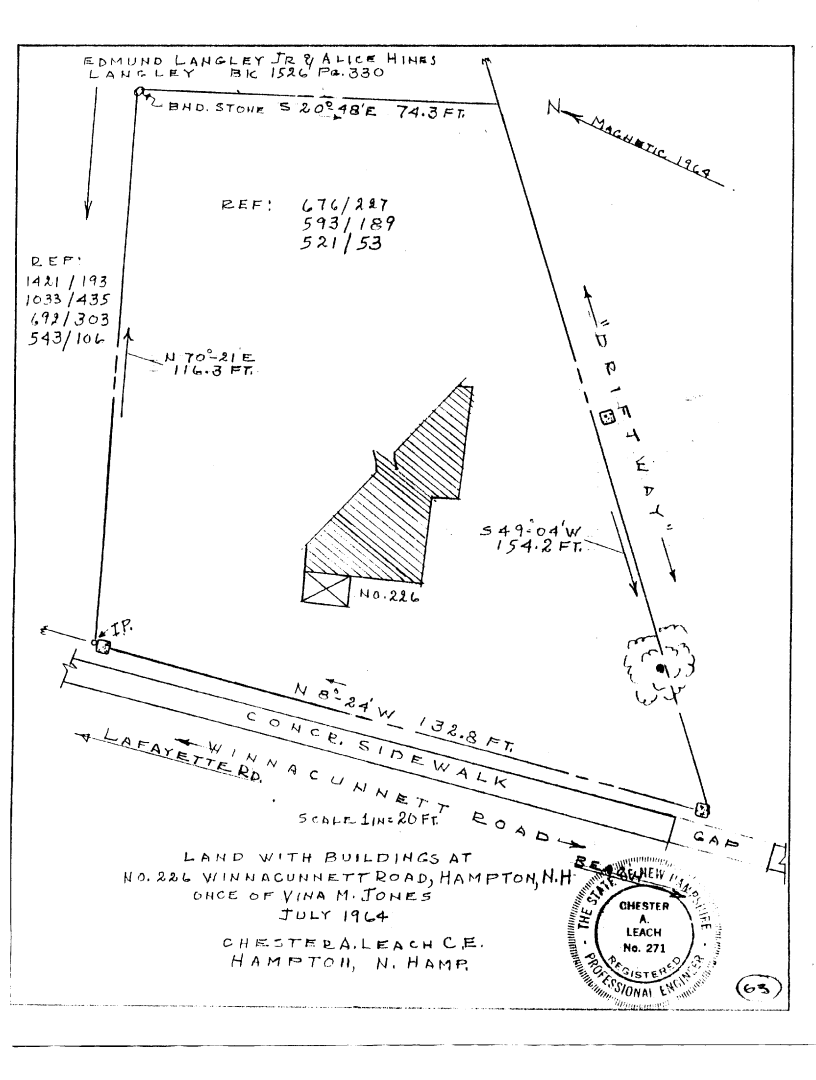
Clertrude L. Powers

Ollie Q. Janes. (20) Clareachurette, Exect
STATE OF NEW HAMPSHIRE, ROCKINGHAM, SS. Haverhall flace. Lov. //, A. D. 1920.
Personally appeared the above named Clartin R. Jones and Italia a, Jones and acknowledged the foregoing instrument to be their lay commission efficiently //92/voluntary act and deed.

Before ME, Welleam f. We Downld Justice of the Peace.
Received and Recorded Left. /3-2.55 P. W. 192?

Received and Recorded Left. /3-2.55 P. W. 192?

Register.



"New Hampshire, County Probate Estate Files, 1769-1936," images, *FamilySearch* (https://familysearch.org/ark:/61903/3:1:3QS7-L9WH-MXRH?cc=2040042&wc=M7MB-QM9%3A383109101%2C383553701: 22 May 2014), Rockingham > image 73 of 1166; county courthouses, offices of register of probate, and historical societies, New Hampshire.

No12654

Palmer Samuel
Hampton
1834 January 15

I Samuel Salmer of Hampstone in the County of Bockingham & State of New hamshire bring of a sound disposing mind & memory do make Hittily, Sque, bequeath & devise unto my beloved and bublish this my last will & testement. and Thuese & Thueby dispose of all my work. ly Estelle in the maner following - The. Sque bequette devise unto my beloved son Samuel Salmen Ently dollars to be Secondly Sgive bequeath, & device unto my be-loved son Bunjamin Talmento him his hims & assigns for ever. The laster - ly part of my cowpasture bounded on land of Joseph Talmer emdunen = goo fan week with equal disternition said Telmers level autocontain The one Thered of This pasture, also one hull and of planting land, in the quat lot , so called, bounded Northenly on land of John Salmer, Easterly on the dift iony southerly on lend of funes Mo. uttone & westerly on land Joseph et ogive bigneath & devise unto my beloved daughter Many-thise Godsoe twenty five dollars to be paid her by Howithly Join how to out of my Estate. I give, bequeethe & devise into my beloved daughter Humah, I Talmen a home & - a Ennfortable support infood Helothing with her industry, to provide of for her by my- weistons out of my Estate on if she

maries she is to have twenty Live dollars paid her by my Esentions out of my little. Tone fondthan Salmer & Alenon Towle Sal - mer to them, to their heirs & worigns for Ever all my neally personal estate not hereto Jone disposed of. Testhly & lastly. I do hereby nominate, constitute & appoint my beloved sons for athun y lacon of Poel mens Joint Equations to this my last will I testament Intestimony whereof Ithe said Samuel Sal mer have heneunto sett my hand I seal this twenty Jethe day of Sommeber in the Gear of our Lord one thousand, eight hundled & thirty three Signed, walcht, foublished and declared by the above named Land Salmer assend for · Samuel Polmet his last will Vlustament in The presence of us, who at his uguest is his presence and in the pres me of each other have outerabed our nerves aus ivitrusses theneto -Joseph Salmer -Jenumiah Moulton ... Com Lawrence

Rochingham so Jamany 15:1034

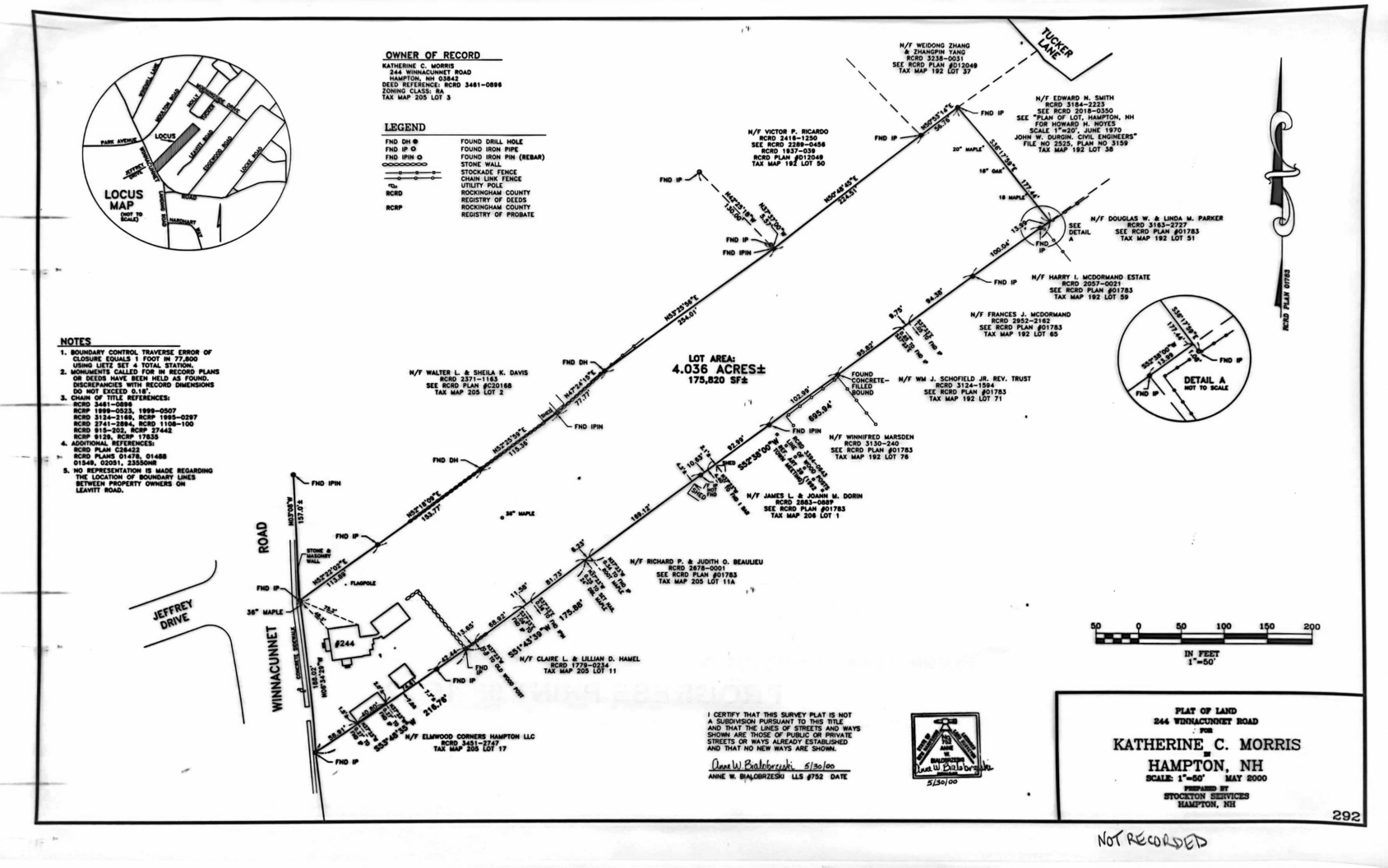
That It a Probate

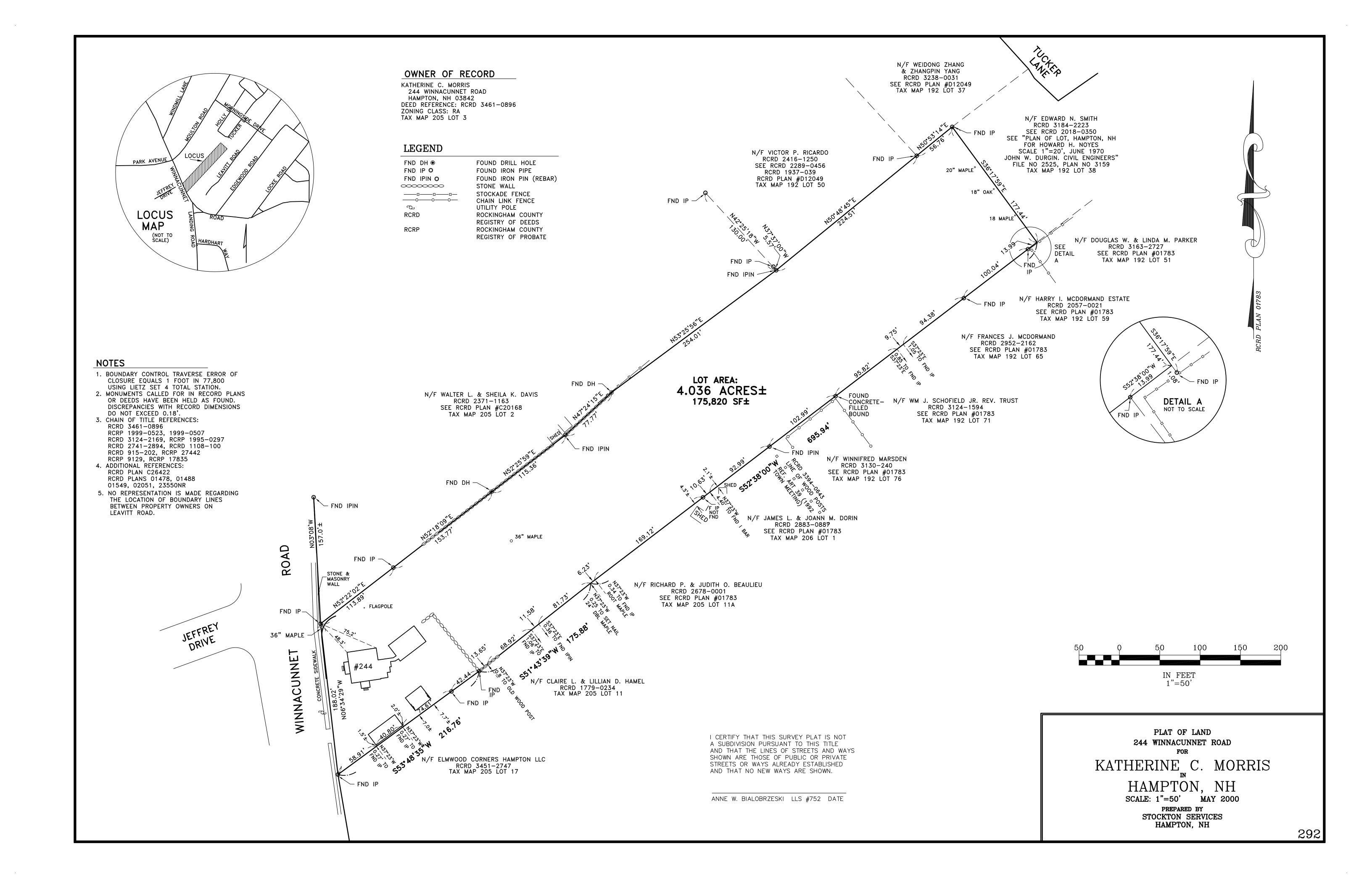
Court held at Exercise in said County on the day of the date hereof, the Instrument, a which is hereunto annexed, purporting to be the last Will and Testament of famuel Palma leito of Hemplow in said loving

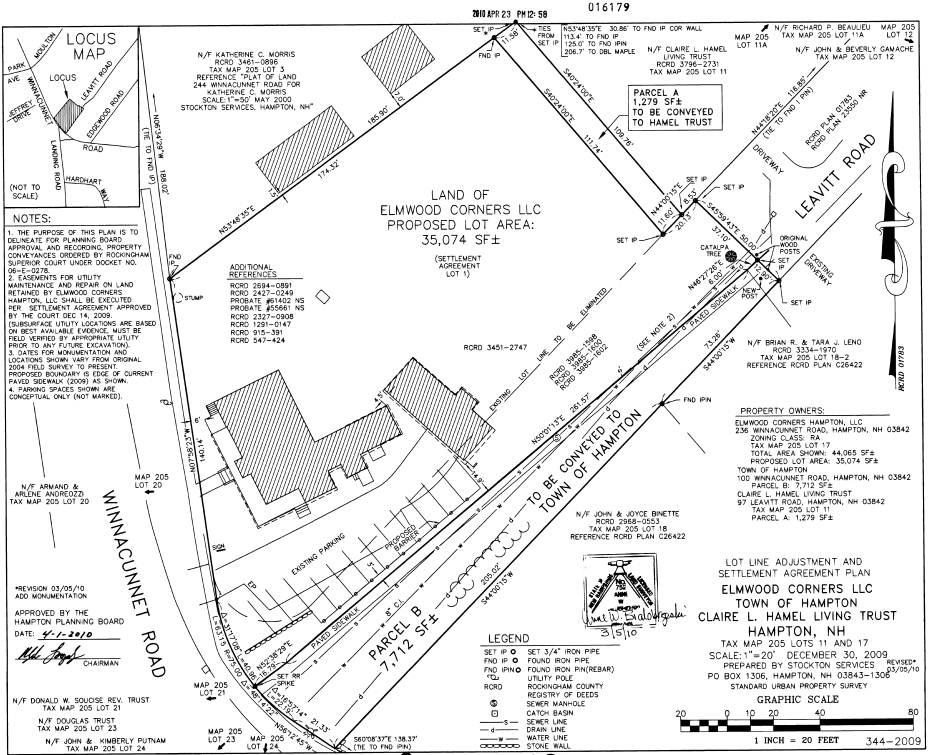
Probate by fineshan Palmer & flavor J. Ralmer the Execut on therein named

two of the bottomses Witnesses, whose names are thereto subscribed, being then present—made solemn outlo

that My saw the said Testat CV sign, seal, and heard how declare the said Instrument to be his last Will and Testament. That he was then to the best of the judgment of sound and disposing mind, and that they with Evenerer Lemence, subscribed their names together as witnesses to the execution thereof in the presence of said Testat er and of each other. I do therefore prove affect allers of the send Instrument intens mon form as the last Will and Teslement of The said decard. John Harvey Judge of The state







C-36342